1	STEVEN W. MYHRE, NSBN 9635			
2	Acting United States Attorney BLAINE T. WELSH			
3	Chief, Civil Division APRIL A. ALONGI, VSBN 76459			
4	Special Assistant United States Attorney 160 Spear Street, Suite 800			
5	San Francisco, California 94105			
6	Phone: 415-977-8954 Fax: 415-744-0134			
7	april.alongi@ssa.gov			
	Attorneys for Defendant			
8	UNITED STATES DISTRICT COURT			
9	DISTRICT OF NEVADA			
10	TANIA V. REAL DE RAGAN,	) Case No: 2:16-cv-02468-JAD-PAL		
11	Plaintiff			
12	v.	DEFENDANT'S MOTION FOR EXTENSION OF TIME TO FILE CROSS-		
13	NANCY A. BERRYHILL, Acting	) MOTION TO AFFIRM		
14	Commissioner of Social Security, I	(Second Request)		
15	Defendant.			
16				
17	Defendant Nancy A. Berryhill, Acting Commissioner of Social Security (the			
18	Commissioner), moves for an extension of time for the Commissioner to file her Cross-Motion To			
19	Affirm by thirty days from June 5, 2017 to July 5, 2017, with all other dates in this Court's			
20	Scheduling Order extended accordingly. This is the Commissioner's second request for an			
21	extension.			
22	There is good cause because, since the Commissioner's previous extension, counsel has			
23	had numerous other deadlines, including District Court briefs, a dispositive motion in an			
24	Nancy A. Berryhill is now the Acting Commissioner of Social Security. Pursuant to Rule 25(d)			
25	of the Federal Rules of Civil Procedure, Nancy A. Berryhill should be substituted for Carolyn W. Colvin as the defendant in this suit. No further action needs to be taken to continue this case by			
26	reason of the last sentence of section 205(g) of the Social Security Act. 42 U.S.C. § 405(g).			

employment law case, and an oral argument in a District Court case. Counsel was also out of the		
office on approved leave for nearly two weeks in May and, as of June 5, 2017, will be out of the		
office on extended leave. This case will be transferred to another attorney in the office. As a		
result, the Commissioner needs additional time to properly respond to the issues Plaintiff Tania V.		
Real De Ragan (Plaintiff) raised in her Motion For Reversal And/Or Remand. Counsel makes this		
request in good faith and without any intention of undue delay. At the time of filing, counsel had		
not yet received a response from Plaintiff as to this request.		
	Respectfully submitted,	
Date: June 2, 2017	STEVEN W. MYHRE	
	Acting United States Attorney BLAINE T. WELSH	
	Chief, Civil Division	
By:	<u>/s/ April A. Alongi</u> APRIL A. ALONGI	
	Special Assistant United States Attorney	
	Attorneys for Defendant	
	IT IS SO ORDERED.	
D. 4777 June 12, 2017		
DATE:	THE HONORABLE PEGGY A. LEEN	
	United States Magistrate Judge	
	office on approved leave for nearly two wonfice on extended leave. This case will result, the Commissioner needs additional Real De Ragan (Plaintiff) raised in her Morequest in good faith and without any intended not yet received a response from Plaintiff  Date: June 2, 2017	

26

1	DEFENDANT'S CERTIFICATE OF SERVICE			
2	2			
3	I certify that I caused Defendant's Motion For Extension Of Time To File Cross-Motion To Affirm			
4	(Second Request) to be served, via CM/ECF notice, on:			
5				
6	MARC V. KALAGIAN Attorney at Law			
7	rohlfing kalagian@rksslaw.com			
8	8 Date: June 2, 2017 STEVEN W. M	YHRE		
9	D E STOLT - CIA-A	ates Attorney		
10				
11	By: <u>/s/ April A. Alon</u> APRIL A. ALOI	g <u>i</u>		
12		t United States Attorney		
13	13 Attorneys for De	fendant		
14	14			
15	15			
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